





## UNITED STATES DEPARTMENT OF COMMERCE **Patent and Trademark Office**

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

\*\*\*DUPLICATE COPY\*\*

## **NOTICE OF ALLOWANCE** AND BASE ISSUE FEE DUE

JOHN P. KIRBY, JR. LABS., INC., LEGAL DEPT. 2-2E DEERFIELD, IL 60015

All communications regarding this application should give the serial number, date of filing, name of applicant, and batch number.

Please direct all communications to the Attention of "OFFICE OF PUBLICATIONS" unless advised to the contrary.

The application identified below has been examined and found allowable for issuance of Letters Patent. PROSECUTION ON THE MERITS IS CLOSED,

	SC/SERIAL NO.	FILING DATE	TOTALCLAIMS	DATE MAILED	EXAMINER AN	D GROUP ART UNIT
06/1	07 v 117	12/26/79	016	09/10/80	MARS+H	126
First COON Named COON Applicant			С			

THE OF METHOD OF SYNTHESIZING FLUOROMETHYLHEXAFLUOROISOPROPYL ETHER

INVENTION (This may have been amended by Exam)

BASE FEE COMPUTATION				BASE FEE DUE	ATTY'S DOCKET NO	ο.	CLASS - SUBCLASS	BATCH NO.
\$100 +	2	(for dwg. @ \$2 per sheet)	+ \$10 =	112	CR999	5	68-683000	A33

The complete Issue Fee is one hundred dollars (\$100) plus two dollars (\$2) for each sheet of drawing, plus ten dollars (\$10) for each printed page of specification (including claims) or portion thereof. Inasmuch as the final number of printed pages cannot be determined in advance of printing, an initial <u>BASE ISSUE FEE</u> (consisting of the fee for printing the first page of specification (\$10) plus the fee of (\$2) for each sheet of drawing, added to the fee of \$100) <u>MUST BE PAID WITHIN THREE MONTHS FROM THE DATE OF THIS NOTICE</u>, or the application shall be regarded as ABANDONED. The Base Issue Fee will not be accepted from anyone other than the applicant; a registered attorney or agent; or the assignee or other party in interest as shown by the records of the Patent and Trademark Office.

In order to minimize delays in the issuance of a patent based on this application, this Notice may have been mailed prior to completion of final processing by the Examining Group. It is recognized that the nature and/or extent of the remaining revision or processing requirements may cause slight delays in the printing of the patent. In addition, if prosecution is to be reopened, this Notice of Allowance will be vacated and the appropriate Office action will follow in due course. If the base issue fee has already been paid and prosecution is reopened, the applicant may request a refund or request that the fee be credited to a Deposit Account. However, applicant may wait until the application is either found allowable or held abandoned. If allowed, upon receipt of a new Notice of Allowance, applicant may request that the previously submitted base issue fee be applied. If abandoned, applicant may request refund or credit to a Deposit Account.

In the case of each patent issuing without an assignment, the complete post office address of the inventor(s) will be printed in the patent heading and in the Official Gazette. If the inventor's address is now different from the address which appears in the application, please fill in the information in the spaces provided on PTOL-85c enclosed. If there are address changes for more than two inventors, enter the additional addresses on the reverse side of the PTOL-85c.

The appropriate spaces in the ASSIGNMENT DATA section of PTOL-85b must be completed in all cases. If it is desired to have the patent issue to an assignee, an assignment must have been previously submitted to the Patent and Trademark Office or must be submitted herewith as required by 37 C.F.R. 1.334. Where there is an assignment, the assignee's name and address must be provided on the PTOL-85b to insure its inclusion in the printed patent.

Advance orders for 10 or more printed copies of the prospective patent can be made by completing the information in Section 4 of PTOL-85b and submitting payment therewith. If use of a Deposit Account is being authorized for payment, PTOL-85c should also be forwarded. The order must be for at least 10 copies and must accompany the issue fee. The copies ordered will be sent only to the address specified in section 1 or 1A of PTOL-85b.

If an additional fee is due, a Notice of Balance of Issue Fee Due will be mailed together with the patentee's copy of the patent. Payment must be made within three months from the date shown on said Notice since FAILURE TO PAY THIS BALANCE WITHIN THE SPECIFIED PERIOD WILL RESULT IN LAPSE OF THE PATENT.

Note attached communication from Examiner.

## **IMPORTANT**

ATTENTION IS DIRECTED TO 37 C.F.R. 1.334

THE PATENT WILL ISSUE TO APPLICANT UNLESS AN ASSIGNEE IS SHOWN IN ITEM 3 ON FORM PTOL-85b, ATTACHED



## U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

Address:

COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

H. Mars 107117

Art Unit 126 12/26/79

CLIFFORD L. COON ET. AL.



JOHN P. KIRBY Jr. Baxter Travenol Laboratories, Inc. Legal Dept. 2-2E Deerfield, Illinois 60015

This is a communication from the Examiner in charge of your application.

GROUP ART UNIT 126

**Commissioner of Patents** and Trademarks

1.	The communication filed is informal/non removing for the records) should below and the data.
••	The communication filed is informal/non-responsive for the reason(s) checked below and should be
	corrected. APPLICANT IS GIVEN ONE MONTH FROM THE DATE OF THIS LETTER OR UNTIL THE EXPIR-
	ATION OF THE PERIOD FOR RESPONSE SET IN THE LAST OFFICE ACTION (WHICHEVER IS LONGER) WITH-
	IN WHICH TO CORRECT THE INFORMALITY.
	a. The amendment to claim(s), filed, fails to comply with the pro-
	visions of 37CFR 1.121 and is accordingly held to be non-responsive. A supplemental paper correcting the informal portions and complying with the rule is required.
	b.   The paper is unsigned. A duplicate paper or ratification, properly signed, is required.
	c.   The paper is signed by, who is not authorized to sign under 37CFR 1.33 (a). A
	ratification or a duplicate paper signed by a person authorized to sign, is required.
	d.   The communication is presented on paper which will not provide a permanent copy. A permanent copy, or a
	request that a permanent copy be made by the Office at applicant's expense, is required. See M.P.E.P. 714.07.
	e.  Other
2.	☐ In accordance with applicant's request, THE PERIOD FOR RESPONSE IS EXTENDED TO RUN MONTH(S)
	FROM THE OFFICE ACTION DATED
	No further extension will be granted unless approved by the Commissioner. 37CFR 1.136 (b).
3.	☐ This application is being forwarded to Abandoned Files Unit in view of:
	a.   The letter of express abandonment which is in compliance with 37CFR 1.138.
	b.   Applicant's failure to file the response receivedwithin the period set.
4.	🕱 All of the claims being allowable, prosecution on the merits is closed in this application and the Notice of Allowance or
	other appropriate communication will be sent in due course,
	a. In view of:
	i.
	ii. Telephone interview with on on
	iii. Personal interview withonon
	b.   An Examiner's Amendment will follow.
	c. 🕱 Note attached Notice of References cited, PTO-46-42 , (formerly PTO-892).
	d. 又 The allowed claims are
5.	☐ Receipt is acknowledged of papers submitted under 35 U.S.C. 119 which papers have been made of record in the file.
6.	Other  MARS  HOWARD T. MARS
FOR	M PTO 46-95 (Rev. 5-77) (Formerly PTOL - 327)  EXAMINER